LAKE JEANETTE RECREATION ASSOCIATION, INC. Lake Jeanette Swim and Tennis Club

MEMBERSHIP PLAN

Club: Lake Jeanette Swim and Tennis Club (The Club) was formed for the primary purpose of

providing recreational facilities for residents living within the Lake Jeanette Development in Greensboro, North Carolina. The Lake Jeanette development is defined by those homes within the Lake Jeanette Association, Inc. The Club is open to

non-resident memberships as approved by the Board of Directors.

Facilities: The Club has two facilities – defined as "Club Facilities":

Lakeside Facility – 5040 Bass Chapel Road:

- 8 Har-Tru Lighted Soft Courts with Subsurface Irrigation
- 2 Lighted All Season Tennis Courts
- 8 Lane Pool, Water Aeration System, Zero Entry area, 2 Board Diving Well, Dual Flumed Mason Water Slide
- Full Service Grill and Lakeside Dining
- Large Multi-Purpose Room and Kitchen Opens to Lakeside for Private Parties and Events
- Full Service and Equipped Tennis Pro Shop

Turnstone Facility – 312 Turnstone Trail:

- 6 Lighted All Season Pickleball Courts
- 6 Lane Pool with Saline Water System and Turbo Twister Water Slide
- Baby Pool
- Fenced Playground off Pool Deck

Ownership and Membership Rights:

The Club Facilities are owned by Lake Jeanette Recreation Association, Inc., a North Carolina non-profit corporation (the "Corporation"). Except as otherwise provided herein, Membership in the Corporation permits the Member to use the club facilities. Membership constitutes a revocable license to use the Club Facilities. Membership in the corporation is not an investment in the Corporation and does not provide an equity or ownership interest in the Corporation or the Club Facilities.

Board of Directors:

The affairs of the Corporation are managed by a Board of five (5) Directors. Four (4) Board positions shall be held by Resident Members and one (1) Board position shall be held by a Non-Resident Member. (Resident Members are defined under Classes of Membership below.) Each Board of Directors member shall have one (1) vote. The one Non-Resident Member of the Board of Directors shall have voting rights. All directors serve for a term of three (3) years and shall serve until their successors have been duly elected and qualified. Any Director may be removed from the Board with or without cause by a majority vote of the Members of the Corporation who are qualified to vote. In the event of death, resignation, or removal of a Director, his successor shall be selected by the remaining members of the Board and shall serve for the unexpired term of his predecessor. No Director shall receive compensation for any service he may render to the Corporation as a Director.

However, any Director may be reimbursed for his actual expenses incurred in the performance of his duties.

Candidates for election to the Board of Directors shall be nominated by a Nominating Committee. Nominations may also be made from the floor at the annual meeting. The Nominating Committee shall consist of a Chairman who shall be a member of the Board of Directors and two or more Resident Members of the Corporation. The Nominating Committee shall be appointed by the Board of Directors prior to each Annual Meeting to serve until the close of the annual meeting. The identity of the Nominating Committee shall be announced at each annual meeting and the Committee shall make as many nominations for election to the Board of Directors as it shall in its discretion determine, but not less than the number of vacancies to be filled.

Powers and Duties of the Board of Directors are further set out in the Bylaws, the Articles of Incorporation, and this Membership Plan (collectively the "Governing Documents") for the Lake Jeanette Recreation Association, Inc.

Conflicts Among Governing Documents and Membership Plan:

In the case of any conflict between the Articles of Incorporation and the Bylaws of the Corporation, the Articles shall control and in the case of any conflict between the Membership Plan and the Bylaws, the Membership Plan shall control.

Membership Numbers:

The Plan provides for a maximum of twelve hundred (1200) Memberships total and each Membership is subject to qualifying criteria described more fully in this Membership Plan.

Membership Types:

The Club has two membership classes (Resident Members a.k.a. Permanent and Non-Resident Members a.k.a. Annual). Each membership class has three sub-categories of membership. All memberships are subject to the rights, privileges and obligations set forth in the Governing Documents which may be modified from time to time. All Memberships constitute revocable licenses to use the Club Facilities, except as otherwise stated herein. Following is a description of the Classes and Categories of membership. Memberships are issued in the name of one individual. Other family members may be entitled to use the Facilities as defined under the categories of membership.

Classes of Membership

1. Permanent Resident Membership: Resident Memberships are available only to owners (or those who lease or rent from owners) of homes within the Lake Jeanette Association, Inc. (the "Master Association") who pay homeowner association dues to Lake Jeanette Association, Inc. Resident Members are entitled to one vote per "qualifying" property within the Master Association and are given a reduction in their annual membership fees as set by the Board of Directors from time to time. Refer to Lessees of Resident Property below for more information on Owned, Leased or Rented Resident Property as it pertains to these memberships, also called "qualifying properties."

If a Permanent Resident Membership is not renewed from year to year, it is considered a resigned membership after one year has passed since the date of resignation. If the Member chooses to rejoin the Club after one year from the date of resignation, all applicable Initiation Fees and Yearly Dues must be paid at the time of rejoining after a one year lapse in membership.

2. Annual Non-Resident Membership: Non-Resident Memberships are available to persons who live outside the Lake Jeanette Master Development. A Non-Resident Member has no voting rights.

If an Annual Non-Resident Membership is not renewed from year to year, it is considered a resigned membership after one year has passed since the date of resignation. If the Member chooses to rejoin the Club after one year from the date of resignation, all applicable Initiation Fees and Yearly Dues must be paid at the time of rejoining after a one year lapse in membership.

Categories of Membership

- 1. Family Membership Category: A family membership is issued in the name of the applicant member and allows use of the Club Facilities for the immediate family of the applicant Member to use the Club Facilities with the same rights and privileges as the Member. The immediate family of the Member includes the Member's spouse, children under the age of 24 who reside in the Member's home and the Member's parents residing in the Member's home. Non-resident children and their spouses and children and non-resident parents are treated as quests, subject to the same rules, regulation and fees as other guests.
- 2. Single/Couple with no children Membership Category: A single/couple membership is issued in the name of the applicant member and allows the single member or in the case of a couple, the spouse of the applicant member, full use of the Club Facilities with the same rights and privileges as the Member.
- **3. Senior Membership Category:** A senior membership is issued in the name of the qualifying applicant member and allows the applicant member's spouse to use the Club Facilities with the same rights and privileges as the Member. To qualify for a Senior membership, the applicant must be at least 62 year of age and submit proof of age upon application or renewal of membership.

Leased or Rented Resident Property as it Pertains to Qualifying Permanent Resident Memberships: In the event a Resident Member ceases to own in the Master Association, that Resident Member shall no longer have the right to use the club facilities as a Resident Member. The Resident Member who becomes a Non-Resident must change their Class of Membership to comply with the address of their new residence and pay all applicable fees and charges at the time of change of membership.

If the Resident Member continues to own the qualifying property and leases it to another party who does reside therein, the Lessee may apply for a Resident Membership and receive the applicable discount for Resident Members as long as the Lessee resides in the qualifying property.

Application for Membership and Membership Fees:

Persons desiring to acquire Membership in the Corporation must apply for membership, pay all applicable fees and dues, and be approved for Membership. Application forms for this purpose are available from the Corporation and must be fully completed and executed and returned to the Corporation for processing and approval. An applicant may be required to attend a personal interview and submit proof of property ownership and/or occupancy. The Corporation will determine whether an Applicant is qualified for membership and its determination will be final. The Corporation is not required to give any applicant a reason for denial of an application. If an application is not approved, the applicant's Initiation Fee and Yearly Dues will be refunded without interest. Initiation Fees and Yearly Membership Dues are not transferrable or refundable once the payment has been processed.

If approved for Membership, the applicant, by submitting an application for Membership, agrees to be bound by the terms and conditions of the Membership Plan including any Exhibits, the Articles and Bylaws of the Corporation, as all such documents may be amended from time to time. Within 15 days of approval, the Applicant Member will receive a New Membership Packet and other applicable membership information.

The Board of Directors of the Corporation will set the Initiation Fee and Yearly Dues and fees to be paid by Members and guests at any level it deems appropriate. Yearly Dues, plus any applicable fees, shall be payable annually in advance unless a signed payment arrangement contract has been issued and agreed upon by all parties. Members who do not pay Yearly Dues in accordance with the billing procedure and payment arrangement contract will be considered to have resigned their Membership.

Separated, Divorced, or Deceased Members:

In the event of the separation (legal or otherwise) or divorce of a married Member (Resident or Non-Resident), the Membership shall be held in the name of the spouse who is on record as holding the original Membership. If the separated or divorced spouse holding the membership wishes to release his/her name from the membership and request that the Corporation issue the membership in the name of his/her separated or divorced spouse, then the spouse holding the membership must submit a written notice to the Corporation requesting a transfer in membership name to the other spouse. The spouse who no longer holds a membership may either purchase a new membership or visit the facilities as a guest under the terms of the Club's Guest Policy. If the "non-member" spouse chooses to apply for new membership, within twelve (12) months of the transfer the Initiation Fee will be waived, but all applicable yearly dues must be paid at the time of application.

In the event of the death of a Member, upon written notice to the Corporation, the Membership is automatically transferrable to the Member's surviving spouse. If the deceased member is not survived by a spouse, one immediate family member of that deceased Member who qualifies for membership in the Corporation may become the owner of the Membership, provided he or she is first approved for Membership. Such immediate Family Member shall make application for Membership within sixty (60) days following the death of the Member. Any yearly dues which were

prepaid as of the date of the death of the Member will be credited to the account of the new Member, if application for Membership is approved. In the event that an application is not received within the sixty-day period or in the event the application is received but is not approved, the Board will treat the Membership as having been resigned at the expiration of the sixty-day period or on the date of non-approval.

In no cases will the Corporation become involved in disputes between separated or divorced spouses, or disputes involving the heirs of deceased Members. In the case of such disputes, the Corporation may (but will not be required to) at any time, in its discretion, suspend all of the privileges associated with the Membership in question until the Corporation receives evidence satisfactory to it of the resolution of such disputes. All Yearly dues and charges must continue to be paid and failure to pay all dues and charges may result in resignation from the Corporation.

Resignation, Termination for Non-Payment or Violation of Club Rules:

No Refunds of any Membership Fees, Initiation Fees, or Yearly Dues shall be made to any Member (Resident or Non-Resident) who resigns from the Corporation for any reason; or whose Membership is terminated for non-payment of dues, fees, or other charges; or who is expelled from the Corporation for violation of its Rules and Regulations.

Guest May Use the Club Facilities:

Members are entitled to have guests use the Club Facilities in compliance with the rules relating to guests and upon payment of any applicable fees and charges. Further limitations on guest use of the Club Facilities may be adopted and implemented by the Board as use of the membership increases. The following Rules apply to Members and their Guests:

- 1. A guest is a person invited to the Club by a member for the purpose of enjoying the swimming pools, playing tennis, or enjoying the use of the Club Facilities.
- 2. All guests must be registered by the sponsoring member and the sponsoring member must be in attendance with their guest at all times when using the Club Facilities.
- 3. The applicable and posted Guest Fee must be paid upon entry to the Club Facilities.
- 4. Member's children under the age of 11 may have guests age 16 and over. If a child of a Member under age 11 has a guest under age 16, the Member's child and the guest must be accompanied by the Member or by someone in the Member's family age 16 and over.
- 5. An individual guest may visit 15 times per year, but no more than two times in a consecutive seven day period.
- 6. Members wishing to have more than four (4) guests at one time must have prior approval from Club Management.
- 7. A member inviting a guest or guests shall be responsible for the conduct of such guests and guests must comply with all Rules and Regulations.
- 8. Members and guests may be requested by duly appointed agents of the Club Facility to show identification cards or ID at any time; upon such request, Members shall present their identification cards for inspection.
- 9. The sponsoring Member is responsible for any charges incurred by guests, and for the behavior, and any damages caused by guests.

Restriction, Suspension or Expulsion:

The Board may, at any time, restrict or suspend a Member's right to use the Club Facilities or expel the Member for the causes described below. No Member shall, on account of any restriction, suspension or expulsion, be entitled to any refund of any Membership Fee, Yearly Dues or any other fees. During the restriction or suspension, Yearly Dues and other charges shall continue to accrue and shall be paid in full prior to reinstatement as a Member in good standing.

If the restriction, suspension, or resignation is due to non-payment of delinquent sums, the Member shall be automatically reinstated upon the payment of the delinquent sums within one year of the restriction, suspension or resignation. If, however, more than one restriction or suspension occurs in any one calendar year, the Membership shall not be reinstated even after payment until the Member's privileges have been suspended for ninety (90) days, during which time the Member is responsible for his Club Yearly Dues. The Member must then appear in person to request reinstatement by the Board. Reinstatement shall be in the sole and absolute discretion of the Board. If such reinstatement shall not be approved, the Membership shall be terminated by the Board and the Member shall be expelled as provided in these Rules and Regulations.

Notwithstanding restriction, suspension or resignation, the Member shall remain liable for amounts owed to the Corporation and will not be relieved of any obligations to the Corporation, including payment of unpaid dues.

Reasons for restriction, suspension or expulsion include, without limitation:

- **1.** The attempted transfer of any Membership in violation of the terms of the Membership Rules and Regulations or other Governing documents;
- 2. The failure to pay Yearly Dues, fees or other charges in a proper and timely manner;
- **3.** The advertising of a Membership for sale;
- **4.** The determination by the Board that a Member is incompatible with or disagreeable to the other Members or has engaged in conduct which, in the Club's opinion, may endanger the harmony, welfare, interest, reputation or character of the Corporation, or for any conduct in violation of these Rules and Regulations or other rules of the Corporation;
- **5.** Submission of false information on the Application for Membership, which, if truthfully disclosed, would have made the applicant unsuitable for Membership;
- **6.** Submission of false information regarding an Application for use privileges for a guest of the Member.
- 7. Unauthorized use of a Member's Membership number: and
- **8.** Treatment of the personnel or employees of the Corporation in an unacceptable manner.

The Board may restrict or suspend a Member, a family member or a guest of a Member from privileges

of the Club Facilities for a period of up to one (1) year. A Member may be restricted, suspended or expelled from the Corporation for any lawful reason, including but not limited to those listed above. A Member who has been expelled from the Corporation shall not again be eligible for Membership or permitted to use the Club Facilities under any circumstances.

Following the determination that a Member shall be expelled, a notice shall be mailed to the Member at least ten (10) days prior to the contemplated action, setting forth the nature of the charges, the action proposed to be taken, and advising the Member that he has a right to be heard by the Board, either orally or in writing, at a time which shall not be less than three (3) days before the effective date of the proposed action. Following the hearing, if any, the decision of the Board shall be final. In the event that the Board determines that a Member shall be restricted or suspended, the Board may offer the Member a right to be heard, in its discretion.

Upon resignation, suspension, or expulsion, the Member shall forfeit all rights and privileges of Membership.

Loss or Destruction of Property or Instances of Personal Injury:

- 1. Each Member, as a condition of Membership, and each guest, as a condition of use of the Club Facilities, assumes sole responsibility for his or her personal property. The Corporation shall not be responsible for any loss or damage to any personal property kept, used or stored on the Club Facilities.
- 2. Each Member of the Corporation shall be liable for any property damage and/or personal injury at the Club Facilities or at any activity or function operated, organized, arranged or sponsored by the Corporation that is caused by the Member or any guest or family member of the Member. The cost of any damage may be charged to the Member.
- 3. Any Member who makes use of any of the Club Facilities or services provided by the Corporation, or who engages in any competition, game or other activity operated, organized, arranged or sponsored by the Corporation, either on or off the Club's Facilities, shall do so at his or her own risk. Each member understands that he or she is solely liable for any injury, damage or liability that may occur, and the Member shall release and hold the Corporation, and their partners, members, managers, advisors, directors, officers, employees, representatives and agents harmless from any and all loss, cost or claim resulting therefrom or from any act or omission of any director, officer, employee, representative, manager, or agent of the Corporation. Each Member agrees to indemnify (including the cost of defense) the Corporation, and their partners, members, managers, advisors, directors, officers, employees, representatives and agents hereunder with respect to any such loss, cost, claim, injury, damage, or liability sustained or incurred by any guest of the Member or any immediate family of the Member.

Club Services and Activities

The Corporation may permit the use of the Club Facilities for Members' private parties, during regular operating hours and in designated areas, provided such use does not interfere with the normal operation of the club Facilities, with the services regularly available to the Members or with uses reserved by the Corporation. The hosting Member shall obtain approval from, and make reservation with, the Corporation prior to any private party. The Member sponsoring the private party shall be

responsible for providing security and supervision for the party and for any damage that occurs shall be responsible for the removal of all such party décor, cleaning the facilities used for the party, and removing of all trash and debris from the party. The Corporation may establish and/or amend rules for use of the Club Facilities and charge additional fees for such use.

Alcohol and Drug Policy

No illegal drugs are permitted at any time in or on the Club Facilities. Alcohol may be consumed at the Club Facilities only by members and guests over the age of twenty-one (21). No fortified wine or spirituous liquors are permitted.

The Club wants all members to be safe. Any Member or guest is encouraged to contact any staff member of the Club who will be glad to arrange a cab.

Mailing Address, Email, Contact Numbers

Each Member shall inform the Corporation, in writing, of any change of residence and/or mailing address and email address to which the Member wishes all of the Corporation's notices and invoices to be sent. A member shall be deemed to have received the club's mailings five (5) days after they have been mailed to the address on file or emailed to the email address on file with the Corporation. Any change in contact numbers should also be reported to the Corporation.

The Membership Plan May be Modified:

The Board reserves the right, from time to time, to modify this Plan including modifications to use privileges, to establish different categories and classes of Membership, to modify the boundaries of qualifying property, to construct and/or acquire additional Club Facilities, to modify the number of Memberships and to establish and modify rules governing access, sign-up privileges and other matters with respect to the pools, tennis courts, and other club Facilities, or to waive or modify the terms of this Membership Plan or the Rules and Regulations.

Annual Meeting:

The Corporation will have an annual meeting of its Members of the Corporation to elect Members of the Board of Directors of the Corporation pursuant to the provisions of the Corporation's Articles and Bylaws. Meetings and elections will be held annually in the month of May of each year thereafter, unless a different date and time is fixed by the Board of Directors.

- 1. **Notice of Meeting**: Written notice of the Annual Meeting will be mailed to each member entitled to vote (Resident Members) at least 30 days before such meeting is scheduled.
- 2. **Quorum**: The presence at the meeting of members eligible to vote or authorized proxies amounting to one-tenth (1/10) of the votes entitled to be cast shall constitute a quorum for any action.
- 3. **Proxies**: At all meetings of members, each Member eligible to vote may vote in person or by proxy. All proxies shall be in writing and filed with the Corporation. Every proxy shall be revocable.

4. Ballots by Mail: When required by the Board of Directors, there shall be sent with notices of regular or special meetings of the Corporation, a statement of certain motions to be introduced for vote of the members and a ballot on which each Member may vote for or against the motion. Each ballot which is presented at such meeting shall not be counted in calculating the quorum requirements; however, such ballots shall not be counted in determining whether a quorum is present to vote upon motions not appearing on the ballot.

<u>Rules for Use of the Club's Facilities</u>: The Rules for Use of the Club's Facilities are subject to change by the Board of Directors, in its sole discretion, at any time and without prior notice. Refer to...

- Exhibit A for Rules of Use of Tennis Courts,
- Exhibit B for Rules of Use of Swimming Pools, Diving Areas and Diving Boards, and Water Slides

RULES FOR USE OF TENNIS COURTS

- 1. Use of the tennis facilities at any time is at user's own risk.
- 2. The tennis courts' hours of operation will be posted at the Club Facilities.
- 3. The Club may close any of the courts for maintenance, weather conditions or tournaments. The Club shall retain the right to close any courts at any time for any reason deemed necessary without notice.
- 4. Proper tennis attire (as determined by the Board) is required. No cut-off shirts, beach wear or jogging shoes or other non-smooth soled shoes are allowed. Shoes and shirts must be worn at all times on the court. No food or drink shall be allowed at any time on the courts.
- 5. Courts 1 and 2 (hard courts) are designated for juniors (less than 18 and under). Juniors are given equal consideration for reserving these two courts. All courts are available for juniors on a walk on basis.
- 6. No Member or guest shall take any property belonging to the Corporation from the Club Facilities. Members are liable for property damaged or destroyed by themselves or their guests. Any such damage shall be charged to the Member without prior notice.
- 7. A cancellation charge for tennis clinics, workshops and fitness center promotions/events will be made if a reservation is not cancelled 24 hours prior to the event. All other Club special events require 48 hours notice to avoid the cancellation charge.
- 8. No Member shall authorize anyone other than Club staff or persons authorized by the Board, to train, teach or instruct lessons.
- 9. Proper tennis etiquette should be observed at all times. Excessive noise, racquet throwing or profanity will not be tolerated.
- 10. Practice with the use of a ball hopper shall be confined to the all-weather courts.

COURT SCHEDULING

The Club's Online Court Reservation System should be used by Members to reserve tennis courts for play. Each member is given a Membership ID and Password to access this system.

- A. Members who give their ID and Passwords to other members or nonmembers to reserve a tennis court may have their membership privileges suspended for a two week period. Additional offenses may result in revocation of membership privileges.
- B. At least one member must be present on a reserved court.
- C. Non-members must sign guest sheet and deposit guest fee or USTA court fee in guest fee box prior to beginning play.
- D. Courts may be reserved for no longer than two (2) hours. Additional playing time is based on court availability.
- E. Members wishing to use more than one court at one time must have prior approval.
- F. Tournaments, exhibitions and clinics/lessons shall have priority for courts.

RULES FOR USE OF SWIMMING POOLS

- 1. Use of pool facilities at the Club at any time is at the swimmer's own risk.
- 2. The pool areas open and close according to the following hours.

Lakeside: Monday -Sunday 10:30 a.m. – 9:00 pm. Turnstone: Monday – Sunday 11:00 a.m. – 8:00 p.m.

- 3. No pets except seeing-eye dogs or service dogs, or other animals proven to be required under law are permitted in the pool area. The member requiring the use of an animal must be present if the animal is permitted access.
- 4. Power bikes, mini-bikes, all-terrain vehicles, skate boards, roller skates, roller blades and similar devices are not permitted on Club Facilities. Bicycles are not permitted except as necessary to access Club parking lots, where they must be parked.
- 5. Glass containers, Smoking or tobacco products, and chewing gum are prohibited at all times.
- 6. Children who are not yet potty trained must wear appropriate swim diapers with a no leak rubber lining. No cloth or disposable diapers are allowed in pool at any time.
- 7. Children under the age of eleven (11) must be accompanied by a person sixteen (16) years of age or older in order to use the pools.
- 8. Parents are responsible for and must control their children with due regard to the wishes and comfort of other Members.
- 9. Running, pushing, shoving and other "roughhouse" activities, throwing balls or objects across the pool or pool deck, boisterous behavior and offensive language and gestures are not permitted in the pool or pool area.
- 10. No Member shall authorize anyone other than Club swim staff and persons approved by the Board to teach, train or instruct lessons at the Club pools.
- 11. Out of consideration for others, any electronic device or players may only be used with earphones.
- 12. Persons with skin eruptions, open sores, bandages, etc. must be cleared by the lifeguards before permitted to use the pool.
- 13. Flotation devices are **not** permitted in any pool area without permission.
- 14. Balls and other projectile or flying objects/items are **not** permitted in any pool area without permission.

- 15. Diving into pools is not permitted except in the designated diving area at the Lakeside Facility pool. Starting blocks may be used only during organized practices and meets or under the supervision of the swim coach.
- 16. Food and drink must be consumed awayfrom the pool edge outside the blue pool deck line at all times. No glass containers of any kind are allowed in any pool area.
- 17. Trash must be placed in waste receptacles.
- 18. Saving of chairs or chaises for persons absent from the pool area is not permitted.
- 19. The Corporation will not be responsible for any valuables, such as wearing apparel, bags, jewelry or money, left in any area of the Club Facilities. It shall be the responsibility of each Member to obtain his/her own insurance coverage. Articles found and turned in to the club will be held for three months and then disposed of at the Club's discretion.
- 20. Only bathing suits are allowed in the swimming pools. Cutoff and all other apparel are not permitted in the pool.
- 21. There will be 10 minute rest periods every hour for all swimmers less than 16 years of age. When the whistle is blown, all swimmers under age 16 are to get out of the water and remain behind the blue pool deck line.
- 22. Swimmers must take a shower before entering the pools.
- 23. No employee shall be reprimanded by a Member or Guest of a Member. Inattention to duty or any discourtesy should be reported promptly to Club Management.
- 24. Life Guards have the authority to enforce all rules and regulations and are empowered to impose on the spot penalties when necessary. Serious and/or repeat violations will be reported to the Club Manager for additional action as deemed necessary. Management reserves the right to deny use of the facilities to anyone at any time for inappropriate behavior, dangerous conduct, or violation of any rules and regulations.
- 25. Management shall have the authority to regulate the hours of operation as it deems necessary.
- 26. Member-sponsored functions, approved by the Board, requiring use of the pools may be scheduled providing they do not conflict with the club's scheduled activities. Sponsors of such functions will be responsible for the club for all charges, losses or damages.
- 27. A cancellation charge for all parties and special events will be made if a reservation is not cancelled by five (5) days prior to the event.
- 28. The Corporation may close without notice all or any part of the pools for maintenance, weather conditions or clinics.

LAKESIDE FACILITY – DIVING AREA AND DIVING BOARDS

- 1. Use the ladder and hand rails to climb the diving boards do not hang from the ends of the boards.
- 2. Only **ONE** person allowed on a diving board at a time.
- 3. Divers only allowed in the diving area when the boards are open.
- 4. Check diving area and area under board before jumping or diving to make sure no one is in the diving area; do not swim in the diving area or under the boards when boards are open for diving.
- 5. Only **ONE** bounce allowed on the board.
- 6. Jump or dive straight off the end of the board (not off of the side of the board).
- 7. Swim to the closest ladder or wall immediately after entering the water so that other divers can take their turn.
- 8. Learn or practice dives only under the supervision of a parent or a coach.
- 9. No swimming in the diving area except when the diving boards are closed.
- 10. Use the Board only when boards are open; do not dive from eh side in the diving area while a board is in use.
- 11. Only 1 person on each diving board at a time.
- 12. Flotation devices are allowed in both pools; however no flotation devices are allowed off the diving boards or down the waterslides. Devices must be U.S. Coast Guard approved and in good condition US Coast Guard label is stamped directly on any approved device.

WATER SLIDES

- 1. Must follow all rules posted at the Water Slides children less than 48" tall must be closely supervised by an adult if climbing stairs to water slide or using water slide. It is the parent/guardians/Nanny's responsibility to make sure children are the appropriate height before accessing the slides.
- 2. Only one person may be in the slide at a time and in a feet first position either seated or lying on their backs.
- 3. Climbing on the waterslides is prohibited.

- 4. Individuals must exit plunge pool area immediately.
- 5. Floats, masks, goggles, eye glasses and flotation devices are not permitted to be worn or carried on the waterslides.